IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA

Jimmie Stringer,	_)	
Plaintiff,)	
v.)	Case No.
Dr. V. White of Lifelong Medical Clinic,)	
Defendant.)	
)	

DECLARATION OF MEREDITH TORRES

- 1. I am a Senior Attorney in the General Law Division, Office of the General Counsel,
 Department of Health and Human Services (the "Department"). I am familiar with the official
 records of administrative tort claims maintained by the Department as well as with the system by
 which those records are maintained.
- 2. The Department's Claims Branch maintains a computerized database record of administrative tort claims filed with the Department, including those filed with respect to federally supported health centers that have been deemed to be eligible for Federal Tort Claims Act malpractice coverage.
- 3. As a consequence, if a tort claim had been filed with the Department with respect to Lifelong Medical Care a record of that filing would be maintained in the Claims Branch's database.
- 4. I caused a search of the Claims Branch's database to be conducted and found no record of an administrative tort claim filed by Jimmie Stringer or an authorized representative

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relating to Lifelong Medical Care, or Vaneida White, M.D.

- 5. I have also reviewed official agency records and determined that Lifelong Medical Care was first deemed eligible for Federal Tort Claims Act malpractice coverage effective February 1, 1998, and that its deemed status has continued without interruption since that date. Copies of the notifications by an Assistant Surgeon General, Department of Health and Human Services, to Lifelong Medical Care are attached to this declaration as Exhibit 1.
- 6. Official agency records also indicate that Vaneida White, M.D., was an employee of Lifelong Medical Care, at all times relevant to the complaint in this case.

I declare under penalty of perjury that the foregoing is true and correct. 28 U.S.C. § 1746.

Dated at Washington, D.C., this

day of October, 2

MEREDITH TORRES

Senior Attorney, Claims and Employment Law Branch

General Law Division

Office of the General Counsel

Department of Health and Human Services

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EXHIBIT C

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Case 3:07-cv-05516-EDL Document 5-4 Filed 11/02/2007 Page 3 of 49 against the United States pursuant to the Federal Tort Claims Act. No further proceedings in this action before the state court are allowed unless and until the action is remanded by the district court. A true copy of the Notice of Removal filed in the United States District Court is marked as Attachment 1 hereto. Respectfully submitted, SCOTT N. SCHOOLS United States Attorney Dated: October 2 Assistant United States Attorney

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NOTICE OF REMOVAL OF CIVIL ACTION BY USA Stringer v. White, Case No. RG07340250

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Paralegal

NOTICE OF REMOVAL OF CIVIL ACTION BY USA Stringer v. White, Case No. RG07340250

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ATTACHMENT 1

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Court for the Northern District of California.

- 1. On August 10, 2007, plaintiff filed a medical malpractice suit in Alameda County Superior Court against federal defendant Dr. Vaneida White of Lifelong Medical Clinic. Plaintiff alleges that on or about October 27, 2006 plaintiff went to Lifelong Medical Clinic and was told Dr. Vaneida White did not want to see him. Plaintiff further alleges that on or about February 9, 2007. Dr. Vaneida White refused to renew plaintiff's DMV disability placard.
- 2. Plaintiff states in his proof of service that the complaint was served on Dr. V. White on or about August 16, 2007.
- 3. On October 25, 2007, the United States Attorney's Office received a copy of the Summons and Complaint from the Department of Health and Human Services. As of this date, this office has not been served pursuant to Rule 4, Fed R. Civ. Proc. Copies of the state court pleadings are attached hereto as Exhibit A, which constitute the only process or pleading which have been received.
- 4. This action must be removed to federal district court pursuant to 42 U.S.C. § 233(c) of the Federally Supported Health Centers Assistance Act, because the action is against Dr. Vaneida White, an employee of Lifelong Medical Clinic, a federally deemed health center. Pursuant to the Federally Supported Health Centers Assistance Act, the health center and its employees are covered under the Federal Tort Claims Act ("FTCA"). The FTCA is the exclusive remedy for alleged negligent actions caused by employees of a deemed health center.
- 5. This action must also be removed to federal district court pursuant to 28 U.S.C. § 2679(d)(2), because it is an action against Dr. Vanieda White, who was acting within the course and scope of her employment during the time alleged in the complaint. Upon certification by the Attorney General, the action shall be removed to the District Court at any time prior to trial. Pursuant to written delegation from Scott N. Schools, the duly appointed United States Attorney for the Northern District of California, the Chief of the Civil Division has been authorized to exercise on behalf of the United States Attorney the authority vested in him by the Attorney General, pursuant to 28 C.F.R. § 15.3. The Chief of the Civil Division has certified that Dr. Vaneida White was acting

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ATTORNEY FOR INeme: De Fo ()	of Jalikita of litulous Medical Chine		
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1. PLAINTIFF (name): Time	o Staling		
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alleges causes of action agains	IDEFENDANT (name): L. White		,
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3. Each plaintiff named above is a	competent adult / .c /		7
a. except plaintiff (name)			
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	al plaintiffs who are not compelent adults is above in C	-in-molecute Injuly	
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Form Approved for Optional Use Judicial Council of California	COMPLAINT—Personal Injury, Property	Ce	de of Civil Precedure, § 425.12
962.1(1) [Rev. July 1, 2002]	Damage, Wrongful Death		American LegalNet, Inc.

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982.1(1) |Rev. July 1, 2002)

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NOW COME JIMMIE T. STRINGER PLAINTIFF IN THE ABOVE STYLE INCCORDANCE WITH RULES AND REGULATION IS A RESIDENT OF OAKLAND CITY, COUNTY OF ALAMEDA

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DEFENDANT DR. WHITE OF LIFELONG MEDICAL CLINIC IS NOW AND AT ALL TIMES

MENTION IN THIS COMPLAINT, IS A AGENT OF CORPORATION ORGANIZED AND EXISTING

UNDER THE LAWS OF THE STATE OF CAIFORNIA, ITS PRINCIPAL PLACE OF BUSINESS IN

OAKLAND CITY COUNTY OF ALAMEDA COUNTY CALIFORNIA.

FIRST CAUSE OF ACTION

THIS COMPLAINT OF THE DOCTOR'S PERFORMANCE IS DUE TO CONSTANT DISBELIEF THAT HAS CAUSE PLAINTIFF TO ENDURE EMOTIONAL AS WELL AS INTENSE PHYSICAL PAIN.DUE TO LACK OF CARE THAT HAS BEEN SHOWN OVER AND OVER FOR NO LOGICAL REASON. DR. WHITE HAS SUFFER THE DISABLE PLAINTIFF IN THIS PETITION A MANY OF TIME DISREGARDING THE REASONABLE CARE THAT THE PATIENT SHOULD HAVE RECEIVED DURING THE VISITS TO DR. WHITE. THE FACT THAT THE PLAINTIFF SUFFERS WITH CHARCOT-MARIE TOOTH DISEASE A PROGRESSIVE DISORDER THAT AFFECTS THE BRAIN, ARMS, HANDS, LEGS AND FEBTS. WHICH CAUSES THE BODY TO BECOME WEAK AS WELL AS CHRONICAL PAINS THAT NEVER GO AWAY. DUE TO ARTHRITIS IN THE SPINAL CORD FROM PAST INJURIES. THE R-LEG IS EXACERBATING IN THE RIGHT FOOT AT THE 5TR METATARSAL AS WELL AS THE TENDON OF FIBULARIS LONGUE, LATERAL MALLEOLUS THAT CONTINUE TO HURT PLAINTIFF IN SEVERELY DEBILITATING CHRONICAL PAINS THAT SUFFERS THE PLAINTIFF'S DUE TO NOT HAVING HIS CAR. THE ON JOB INJURY 11-01-01 CAUSED PERMENANT MUSCLE INFLAMMATION IN THE SHOULDER AS WELL AS NUMBRESS IN THE HAND FROM TIME TO TIME DUE TO THE REQUIREMENT OF HOME DELIEVERY AND OTHER PHYSICAL JOBS THAT THE PLAINTIFF SEEM TO ENJOY, BEFORE THE INJURY IN ATLANTA Ga., TOOK OVER THE PLAINTIFF'S LIFE. THE PLAINTIFF HAD REPEATLY EXPLAIN TO DR. WHITE THAT HIS TRANSPORTATION IS MUCH NEEDED FOR THE PLAINTIFF IS TO MAINTAIN IN BEING ACTIVE AND PRODUCTIVE IN PARALEGAL STUDIES AS WELL AS DAY TO DAY LIVING IF

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THE PLAINTIFF IS TO RETURN BACK TO A WORKING LIFE. THE CAR IS NOT ONLY FOR THE

PLAINTIFF, BUT FOR HIS 6YR OLD DAUGHTER AND HIS 9YR OLD DISABLE DAUGHTER WHO

IS CONFINE TO A WHEELCHAIR. WHICH IS THE REASON WHY THE PLAINTIFF DROVE 3000

MILES TO REGAIN COSTIDY OF HIS CHILDREN DUE TO THE EX LEAVING HIM AFTER THE

ON THE JOB INJURY THAT HAS LEFT PLAINTIFF TOTALLY DISABLE ESPECAILLY DURING

THE COLD SEASONS. DR. WHITE STATED, (I HAVE NEVER MEET ANYONE WITH YOUR KIND OF

MEDICAL CONDITION OUT OF THE 15 YEARS AS A DOCTOR), PLAINTIFF STATED, (KEEP

WORKING IN THIS FILL FOR A 100 YEARS AND YOU WILL MOST DEFINITE LEARN

SOMETHING NEW) .

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COMPLIANTS FOR CAUSE OF ACTION

1).2/9/07 PLAINTIFF SUBMITTED FORM BEFORE THE MARCH EXPIRATION DATE FOR PERMENANT DISABLE HANDDICAP CARD TO ENSURE PATIENT NEED FOR MAINTAINING FOR PARALEGAL STUDIES AS WELL AS FOR DAY TO DAY LIVING.DR.WHITE HAS COMMITTED A LACK PROFESSIONAL CARE BY REFUSING TO RENEW THE FORM BY INFORMING PATIENT WITH A WRITTEN STATEMENT, LEAVING THE EMOTIONAL PATIENT TO SUFFER WITH ALREADY COMPOUNDING PROBLEMS BOTH MENTALLY AND PHYSICALLY.THE PLAINTIFF FEELS THE SITUATION WAS COERCE TO SURCON THE TICKETING ATTACKS TO GAIN CONTROLL OF CAR.WHICH HAS EXACERBATE THE SEVERE CHRONIC PAINS, PLAINTIFF SUFFER WITH.

2) PLAINTIPF WAS FORCE TO RETURN FOR ANOTHER VISIT DUE TO DR.WHITE REFUSING TO SEE PATIENT ON 10-27-06 PLAINTIFF CALL IN ADVANCE TO INFORM THE CLINIC THAT PLAINTIFF WAS FORCE TO WALK DUE TO NOT HAVING ANY MONEY AND THAT PLAINTIFF WOULD MOST LIKELY BE LATE PLAINTIFF ARRIVED AT 10:30 AND SET THERE AT THE CLINIC UNTIL 11:05 BEFORE BEING TOLD THAT DR.WHITE DO NOT WANT TO SEE THE PLAINITFF WHICH PLAINTIFF EXPLAIN THAT HIS R-FOOT WAS IN SEVERE PAIN YET NO CONCERN OF THE PATIENT HEALTH WAS TAKEN CONSIDERATION IN THE MATTER THAT COULD HAVE BEEN AVOIDED PLAINTIFF EXPLAIN TO DR.WHITE THAT PATIENT FEAR TAKING MEDICATION DUE TO INTERNAL BLEEDING THAT PLAINTIFF WAS FORCE TO DEAL WITH WHILE ON 800MG AND OTHER MULTIBLE LEVELS OF PRESCRIBED MEDICATIONS. A GREAT SUM OF THE STRESS THE PLAINTIFF HAS BEEN UNDER MOSTLY CONTRIBUTED FROM THE COERCIVE ATTACKES TO HIS CAR, TAKING OFF ITEMS; OIL CAP, PEN TO THE DRIVEBAR CONNECTED TO THE L-WHELL AND BROKEN BACK WIDOW AS WELL AS CLOTHES AND TOOLES TO MAINTAIN FOR THE CAR STOLEN TWICE HAS HIGHLY CONTRIBUTED TO THE STRESS

3) SINCE THE ON GOING ISSUES WITH THE PLAINTIFF, THE HANDS HAVE BECOME INCEASINGLY UNUSIBLE DUE TO NUMBNESS AND SEVERE PAINS THAT HAVE TOOK CONTROLL REDUCING QUALITY USE OF THE PLAINTIFF'S HANDS WHICH ARE TRULY VITAL.

STATEMENT OF FACTS

OVER THE YEARS THE PLAINTIFF HAS ENCOUNTER LIFE THREATING UNPERDICTABLE ACCIDENT FROM A CHILD TO PERSENT MOVEMENT. THE SEVERE INTERNAL PAINS HAVE PUT

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LIMITATION ON THE PLAINTIFF TO WHERE CHRONICAL PAINS WILL NEVER LEAVE HIS LIFE.DUE TO HERNIATED DEGENERATIVE NEUROLOGICAL SPINAL DISORDER ALSO KNOWN AS IN THE MEDICAL FILL AS CHARCOT-MARIE TOOTH DISEASE THAT AFFECT THE MUSCLE MOBILITY OF THE PATIENT SUFFERING THIS FATAL PAINFUL LIVES.

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ACCIDENTS OVER THE YEARS

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1) AGE OF 5 PLAINTIFF WAS INJURY WHEN THE DRIVER HIT THE PLAINTIFF WITH THE BACK OF HIS BUMPER OF THE CAR ROLLING OVER THE HIS BODY AS PEOPLE NEAR BY YELL AT THE DRIVER TO STOP AND PULL FORWARD UP THE DRIVEWAY UNROLLING THE PLAINTIFF WHILE HE SET ON HIS BIGWHEEL CRYING TIRED UNDER THE BUMPER OF THE CAR.AFTER THE COMMOTION THE PLAINTIFF WAS IMMEDIATELY TAKEN TO THE HOSPITAL AND DIAGNOSS WITH HEAD, NECK AND ARM INJURIES TO THE PLAINTIFF'S RIGHT SIDE OF THE BODY DUE TO THE CAR ACCIDENT.

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2) AGE 6 PLAINTIFF FELL FROM 3 STORIES OR HIGHER AT THE TOP OF TREE HITTING EVERY TREE BRANCH FALLING TO THE GROUND BOUNCING OFF THE GROUND 3 TO 4 FEET AND BACK TO THE GROUND LAYING UNCONSCIOUS WHILE BEING IMMEDIATELY RUSH TO THE HOSPITAL IN A COMMA STAGE FOR A DAY AND HALF. WAS DIAGNOSS WITH INJURIES TO BRAIN, NECK, BACK AND R-LEG IN A RAPP. MONTHS LATER PLAINTIFF HURT THE SECOND FINGER IN THE R-HAND TO WHERE THE DOCTORS HAD TO REMOVE THE FINGER NAIL OUT FROM THE DAMAGE THE PLAINTIFF ENDURE WHILE PLAYING. WHICH NOW THE PLAINTIFF STILL SUFFER FROM CHRONIC PAINS TO THIS VERY MOMMENT WITHOUT USE OF MEDICINE.

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> 3) AGE 7 PLAINTIFF SUFFER A BLOW TO THE R-SIDE OF THE HEAD TO WARE BLOOD STARTED SHOTING OUT AND WAS IMMEDIATELY RUSH TO THE HOSPITAL FOR TREATMENT.

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4) AGE 9 PLAINTIFF SUFFER A TEMPORARY LOSS OF CONTROL TO THE NECK, TO WARE THE PLAINTIFF HEAD BECAME STUCK, TURN IN A RIGHT POSITION FOR WEEKS UNTIL FINALLY RETURNING BY TO NORMAL POSITION. WHICH WAS CONTRIBUTED TO THE COLD ELEMENTS FROM THE DAMAGE SUSTAIN IN THE NECK PREVIOUSLY. WHICH THE PLAINTIFF STILL SUFFER FROM WITHOUT THE HELP OF MEDICATION DUE TO FEAR OF INTERNAL BLEEDING.

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5) AGE 13 PLAINTIFF AWAKE NOT REALIZING HE WAS PARALIZE FROM THE SPINAL CORD ENABLING PLAINTIFF TO MOVE FROM THE SLEEPING POSITION HE WAKE UP IN DUE TO EXTREME PAINS.PLAINTIFF CRY OUT LOUD UNTIL HIS MOTHER AND SECOND OLDEST SISTER BOTH HAD TO PICK HIM UP OFF THE TOP BUNKBED WHILE THE PLAINTIFF LAY FACE DOWN AND CARRIED TO THE FLOOR (CARPET) AND LAID A HOT WET TOWEL THAT WAS SUITABLE ENOUGH TO PUT ON HIS BACK UNTIL THE PAINS RELEASED HIM FROM THE PARALIZING POSITION THE PLAINTIFF WAS IN DUE TO COLD ELEMENT SUFFER PERVOULY.

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> 6).AGE 15 PLAINTIFF FELL TWO AND HALF STORIES FROM THE TOP OF A LIFE LINE THAT WAS TIED FROM ONE TREE TO ANOTHER, HITTING THE GROUND ON THE R-SIDE OF THE BODY CAUSING DAMAGE TO THE HEAD, R-SHOULDER, R-HIP, R-LEG AND R-FOOT, CAUSING LOSS TEMPORARILY. WHICH WAS NOTICE RIGHT AFTER THE FALL WHEN FRIENDS HAD TO PULL WEIGHTS UP OFF THE PLAINTIFF FROM THE RIGHT SIDE BECAME OF NO USE TEMPORARILY.DUE TO THE FALL THAT THE PLAINTIFF SUSTAIN WHILE PLAYING WITH

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FRIENDS.

7) AGE 19 PLAINTIFF RECEIVED A BLOW TO THE R-EAR AND LATER THAT DAY A BLOW TO THE TOP LEFT SIDE OF THE HEAD WITH A BRUM HANDLE CAUSING PAINS AND TEMPORARY LOSS OF EYE SIGHT AS WELL AS SEVERE PAINS TO THE BRAIN DUE TO BLOWS TAKEN.

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> 8) AGE 21 PLAINTIFF RECIEVED A BLOW TO THE R-SIDE OF THE FACE CAUSING BLOOD TO SHOT FROM A HOLE IN THE R-SIDE OF THE NOSITROL AND TEMPORARY LOSS OF EYE

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SIGHT FROM THE SAME HIT TO THE FOREHRAD CAUSING INTENSE PAIN ALL IN ONE BLOW.

9) AGE 25 PLAINTIFF SUFFER A 103 DEGREE ATTACK FOR THREE DAYS FROM THE WORK ON THE OLYMPIC HORSE SITE THAT WAS UNDER CONSTRUCTIOIN IN CONYER, GA. IN THE HOT BLAZING SUN ON TOP OF A BRIDGE THAT LEFT THE PLAINTIFF OUT OF WORK FROM THE RESULT OF A HEAT STROKE TEMPORARILY. AND THE FIRST TIME AT AGE 16.

10) AGE 30 PLAINTIFF ON 11-01-01 SUFFERED PERMENANT MUSCLE DAMAGE TO THE DEGREE WHERE ANY PHYSICAL WORK COULD TRIGGER A PERMENANT LOST OF MUSCLE AND MOBILITY AS WELL AS BEING PARALIZE. DUE TO THE JOB'S HOME DELIEVERY REQUIREMENT LIFTTING A TOTAL OF 60,000LBS TO 100,000LBS FROM 6AM TO 9PM,5 TO 6 DAYS A WEEK FOR 10 MONTHS CAUSING SHOTING PAINS ALL OVER PLAINTIFF'S BODY.

11) AGE 31 PLAINTIFF FELL HITTING BATHROOM FLOOR SPLITTING THE BACK OF HIS HEAD OPEN FROM THE MEDICATION AND STRESS THE PLAINTIFF WAS UNDER FROM WORRIES OF HOW HE WOULD BE ABLE TO MAINTAIN FOR THE CARE OF THE HIS CHILDREN.

12).AGE 33 PLAINTIFF SUFFER ANOTHER BLACK OUT AFTER JUST WAKING UP WHILE HITTING THE SINK AND TOILET IN THE BATHROOM TO THE POINT WHERE FAMILY MEMBERS HAD TO HELP PLAINTIFF OFF THE FLOOR AND RECOVER FROM MEDICATION ATTACKS.

13) AGE 35 PLAINTIFF SUFFER WITH ANOTHER ATTACK IN THE BACK AS WELL AS HEART JUST AFTER LEAVING PARALEGAL CLASS TO THE DEGREE WHERE THE PARAMEDICS OF ALTA BATES SAVE PLAINTIFF'S LIFE FROM DIEING DUE TO THE PHYSICAL COMPLICATION THAT SUFFER'S THE PLAINTIFF.

DELIBERATE OF CONSIDERATION

THE VERY FACT THAT THE PLAINTIFF SUFFER AND WILL MOST DEFINITLY CONTINUE TO. SHOWS NO REASON WHY THE PLAINTIFF SHOULD NOT RECEIVE MONETORY AWARDMENT FOR THE LACK OF PROFESSIONAL CARE THAT DOCTOR WHITE HAS SHOWN TOWARDS HER PATIENT IN PROVIDING FOR THE PLAINTIFF'S MEDICAL CONDITION. IN LIGHT OF THE VERY CONFLINTING ROLL THE PLAINTIFF HAS ENDURE, IT ONLY SHOWS THAT THE DISABLE ARE AMONG THE ONES WHO STILL HAVE TO DEAL WITH UNPROFESSIONALS AS IF DISABLE ARE THE MORONS AND SHOULD BE LEFT OUT IN THE COLD TO SUFFER OR DIE.DUE TO THEIR MENTAL OR PHYSICAL DISABILITIES THAT IS ALREADY EMOTIONAL ENOUGH TO DRAL WITH ESPECIALLY ONES WITH CHILDREN AND THEIR ON HANDICAPP THAT IS COMPLICATING.

PRAYER FOR RELIEF UNDER TORT LAWS

1) FIRST CLAIM FOR RELIEF: STRICT LIABILTY AGAINST DR. WHITE FOR PATIENT LOSING CAR TO CITATION PARKING AND SHERIFF DEPARTMENT OF OAKLAND, CA. THROUGH COERCIVE TICKETING THAT PATIENT GAIN AT SCHOOL AS WELL AS A RESIDENT AT PRESENT LOCATION OF 14TH AND MLK BVLD. THERE WERE DAYS THE PLAINTIFF WAS NOT ABLE TO MAINTAIN DUE TO SEVERE PAINS ESPECIALLY DURING COLD MORNINGS. 13 TIMES THE RELIEF.

2) SECOND CLAIM FOR RELIEF: MEDICAL MALPRACTICE, IT APPLIES TO DOCTORS, HOSPITALS AND OTHER HEALTH CARE PROFESSIONALS.AS WITH GENERAL NEGLIGENCE, IT DESCRIBES CONDUCT THAT DEVIATES FROM A REACNABLE STANDARD OF CARE.IT IS USUALLY NECESSARY TO PROVE THAT DEVIATION IN THE SAME FIELD OF PRACTICE IN WHICH THE HEALTH CARE WORKER WAS ENGAGED AT THE TIME OF THE INCIDENT. DOCTOR WHITE HAS SHOWN A LACK OF PROFESSIONAL CARE BY NOT PROIVDING THROUGHT OUT TIMES PATIENT ATTENDED FOR TREATMENTS AS WELL AS ROUTINE CHECK UPS THAT WERE NOT PROVIDED BUT DEFILED BY FALSE BELIEF THAT THE DOCTOR COERCE TO AVOIDED TREATING THE PLAINTIFF'S DEADLY ILLNESS, THAT SUFFERS THE PLAINTIFF DAY AND NIGHT WITHOUT THE HELP OF MEDICATION DUE TO INTERNAL BLEEDING FROM

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MEDICATION.13 TIMES THE RELIEF.

3) THIRD CLAIM FOR RELIEF: GROSS NELGENCE IS THE LEVEL OF CAUTION, PRUDENCE OR PORETHOUGHT LEGALLY REQUIRED TO AVOID CAUSING HARM OR LOSS TO ANOTHER PERSON. IN DETERMINING LIABILITY, DEPENDING ON THE CIRCUMSTANCES AND THE RELATIONSHIP OF THE PERSONS INVOLVED.A PERSON MAY BE REGUIRED TO EXERCISE DEGREES OF CARE VARIOUSLY DESCRIBED AS "ORDINARY," "DUE," "REASONABLE," "GREAT," OR "UTMOST." FAILURE TO MEET THE APPLICABLE STANDARD CONSTITUTES A BREACH OF DUTY IN THE CORRESPONDING DEGREE --E.G., ORDINARY NEGLIGENCE, GROSS RECKLESSNESS, WANTON OR WILLFUL MISCONDUCT, ETC. BY THE HANDS OF DOCTOR WHITE, THE PLAINTIFF HAS ENDURE EXTREME EXACERBATION OF PAINS IN BOTH L-R-FOOT AS WELL AS NUMBNESS IN BOTH OF THE HANDS SINCE BEING FORCE TO CRUTCHES. DUE TO REFUSING TO COMPLY WITH AMERICA DISABILITY ACT, BY NOT ALLOWING PLAINTIFF THE RIGHT TO PERMENANT DISABLE CARD TO AVOID EXTREME LEVEL OF STRESS THAT HAS COST PLAINTIFF FINANCIALLY AS WELL AS PHYSICALLY AND EMOTIONLLY THROUGHOUT. 13 TIMES THE RELIEF.

4) FOURTH CLAIM FOR RELIEF: INFLICTION OF EMOTIIONAL DISSTRESS CAUSING THE PLAINTIFF TO LOSS WEIGH AS WELL AS WORRIES OF HOW PLAINTIFF WOULD SUSTAIN DAY TO DAY LIVING WITHOUT THE USE OF VEHICLE FOR FOOD, SCHOOLING AND MEDICAL NEEDS BACK AND FORTH. DUE TO PHYSICAL PAINS THAT'S MOSTLY AFFECTED WITHOUT THE HELP OF TRANSPORTATION TO RELIEVE THE BURDEN THAT THE PLAINTIFF IS SUBJECTIVE THROUGHOUT THE DAYS IN PAIN. 13 TIMES THE RELIEF.

5) FIFTH CLAIM FOR RELEF: PAIN AND SUFFERING FOR RETALIATION AGAINST A DISABLE ENTILEMENT FOR MEDICAL TREATMENT IN THE COURSE OF PREVENTING PLAINTIFF FROM ENJOYMENT OF LIFE AND THAT OF FREEDOM WITHOUT ADDED ON SUFFERING IN THE ATTEMP TO MAINTAIN THE NEED OF DR. WHITE'S MEDICAL EXPERTIST SORTED BY THE DISABLE PLAINTIFF WITHOUT SEARCHING THAT OF ANOTHER MEDICAL DOCTOR. DUB TO THE PLAINTIFF'S ALREADY EXTREME PHYSICAL AND EMOTIONAL SUFFERING CAUSED BY THE MEDICAL ILLNESSES.13 TIMES THE RELIEF.

6).SIXTH CLAIM FOR RELIEF: DISCRIMINATION OF RIGHTS UNDER AMERICAN WITH DISABILITIES ACT FOR THE PROFILING OF A PHYSICALLY DISABLE BLACK MAN NOT OFFERING PROVEN CARE AFTER THE PLAINTIFF BROUGHT TO THE ATTENTION OF DR. WHITE THE MEDICAL RECORDS PLAINTIFF BROUGHT FROM ATLANT GA TO PREVENT ANY UNWANTON PROFILING. DUE TO THE NORMAL APPEARANCE THAT ONE WOULD BE TRULY MISSTAKEN AS A NORMAL NONDISABLE PERSON. THE VERY FACT DR. WHITE IS BLACKWOMAN OF SIZE MAY DEMONSTRATE REASONS OF DISCRMINATION AGAINST HER PATIENT IN NOT COMPLYING TO THE LAWS OF AMERICA WITH DISABILITIES. 13 TIMES THE RELIEF.

7). SEVENTH CLAIM FOR RELIEF: NEGLIGENT IN GENERAL THE FACT THAT PLAINTIFF DROVE 3000 MILES FOR THE SEARCH OF HIS TWO DAUGHTERS. WHICH THE OLDER DAUGHTER SUFFERS WITH CEREBRAL PSALMS BOND TO A WHEELCHAIR MAKING THE PLAINTIFF FEEL AS IF HE HAS FELL TO MAINTAIN FOR HIS DAUGHTERS IN THE ATTEMP OF REGAINING FROM THE GRANDMOTHER WHO HAS NOT SINCE HAVING THE PLAINTIFF'S DAUGHTERS ATTEMPED TO HELP SEE THE OLDER DAUGHTER WALK. THE PLAINTIFF ALREADY FERLS IT'S HIS FAULT FOR LOSSING HIS DAUGTHERS. DUE THE TO THE ON THE JOB INJURY THE PLAINTIFF SUSTAIN WHILE PROVIDING FOR HIS AS WELL AS HIS EX TWO OLDER CHILDREN. 13 TIMES THE RELIEF.

8) BIGHT CLAIM FOR RELIEF: PUNITIVE AND COMPENSATORY DAMAGES FOR THE LOSS IN WHOLE TO MAKE UP FOR THE LOSS OF EDUCATIONAL TIME, VEHICLE AND TO PREVENT NOT ONLY THIS TO PLAINTIFF BUT FOR FUTURE RELUCTANT BEHAVIORS THAT HAS CAUSED ADVERSE AFFECTS UPON THE PLAINTIFF AS WELL AS THE PUBLIC AS A WHOLE IN THE ATTEMP TO GET AWAY WITH COERCIVE MENTAL SUFFERING UPON THE DISABLE THAT SEEK

PRAYER FOR RELIEF - 6

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PROFESSIONAL UNDERSTANDING IN THEIR DAYS OF SUFFER RATHER IT'S MENTAL OR PHYSICAL EMOTIONAL DISTRESS. 13 TIMES THE RELIEF.

9). <u>Nineht Claim for Relief</u>: Personal Injury for the total lost of Car and Expenes to Regain Possession of Car.

CALIFORNIA STATE AND FEDERAL LAWS

- 1).212 CAL, RPTR 167 CAL, APP. 3D 21:DAMAGES KEY 56.20 BODILY INJURY CAN AND DOES RESULT FROM EMOTIONAL DISTRESS, AND THE INJURIES SO SUSTAINED MAY BE COMPENSABLE.
- 2).IN GENERAL:ON THE BASIS OF RACE, COLOR OR NATIONAL ORGINS UNDER TITLE VI OF THE CIVIL RIGHTS ACT OF 1964 [42USCS\$300X OR 300-21] SHALL BE CONSIDERED TO TOWARDS PROGRAMS AND ACTIVITIES RECEIVING FEDERAL FINANCIAL ASSISTANCE.
- 3).PROHIBITION, NO PERSON SHALL BE ON THE GROUNDS OF SEX, BE EXCLUDED FROM PARTICIPATION IN , BE DENIED THE BENEFITS OF SERVICE OR BE SUBJECT TO DISCRIMINATION UNDER ANY PROGRAM OR ACTIVITIES FUNDED IN WHOLE UNDER SECTION 1911 OR 1921.
- 4).§10.01 IN GENERAL: THE BASIC STANDARD OF LIABILITY IMPOSED BY CONGRESS UNDER THE ACT IS THAT WHICH LOCAL LAW IMPOSES ON A PRIVATE INDIVIDUAL SIMILARLY SITUATED (5) THE GENERAL STANDARD OF LIABILITY FOR TORT APPLICABLE TOPRIVATE INDIVIDUALS IS COMPENSATORY DAMAGES THAT IS DAMAGES IN SATISFACTION OF, OR IN RECOMPENSE FOR THE OR INJURY SUSTAINED AS A PROXIMATE RESULT OF THE MISCONDUCT WHICH GIVES RISE TO THE CAUSE. (6). THE CLAIMANT IS ENTITLED TO BE JUSTLY AND REASONBLY COMPENSATED FOR THE ELEMENTS OR ITEMS OF LOSS, INJURY OR GRIEVANCE TO THE EXTENT RECOGNIZED BY LAW.
- 5). COMPENSATORY DAMAGE TORT 1 \$5:2 TO :26
- 6). DECLARATORY RELIEF TORT 4 \$ 39:8-22
- 7) .EMOTIONAL DISTRESS TORT 1 \$ 11:1 TO \$ 23:12
- 8) .INTENTIONAL INFLICTION OF EMOTIONAL DISTRESS TORT 1 \$14:1 TO 14:6
- 9) .MEDICAL MALPRACTICE TORT 3 \$ 1-3:00 REFUSAL TORT 3 \$ 32:9
- 10).DISABLED PERSON TORT 1 \$ 14:5:00 DISABLILITY & MEDICAL CONDITION DISCRIMINATION STANDARD OF CARE REQUIRED OF 1 TORT \$ 1:26
- 11) PUNITIVE DAMAGE TORT 3 § 32:55

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UNITED STATES CODE ANNOTATED

TITLE 28 FEDERAL RULE OF CIVIL PROCEDURE RULE 1 TO11

- PRO SE COMPLAINT RULE 8: COURT WILL SCRUTINIZE PLEADING OF A NONLAWYER APPEARING PRO SE WITH SPEACIAL CARE TO DETERMINE WHETHER A COLORABLE CLAIM EXIST.GORDON V. CRONONLY.D.C.R.I. 1982, 554 F. SUPP. 796
 FEDERAL PROCEDURE §10:150 COMPLAINT ATTEMP TO APPREHEND USE OF EXCESSIVE FORCE-CONSPIRACY-TO DEPRIVE PLAINTIFF OF LIFE & LIBERTY [28 USCA §1331,1343; 42USCA §1983,1985 FED CIV PRO RULE 8 (A)]
- 69 A.L.R. FED. 712

 1) AWARD OF ATTORNEY FEE TO PRO SE LITIGANT UNDER 42 U.S.C.A 1988 OF TITLE VII ACT OF 1976.

PRAYER FOR RELIEF - 7

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82 A.L.R. FED.800

2). RECOUPMENT BY PRO SE LITIGANT OF ATTORNEY'S FEE UNDER EQUAL ACCESS TO JUSTICE ACT (28 USCA \$2412(D),107 A.L.R. FED. 827

132 A.L.R. FED. 345

3). RIGHTS OF PREVAILING PLAINTIFFF TO RECOEVR ATTORNEY'S FEES UNDER \$706(K) OF CIVIL RIGHES ACT OF 1964 (42U.S.C.A. \$2000E (K)

134 A.L.R. FED.161

4). TITLE VII FISHERVS. PROCTER & GAMBLE MFG. CO. (1980, CA5 TEX) 613 F 2D 527 GIBNEY VS. TOLEDO BD OF EDU. 730 OHIO APP. 3D 99- IX 596. N.E. 2D 591, 76 ED. LAW REP. 208 (6th DIST. LUCAS COUNTY 1991) VI

CLEVELAND BAR ASSU. VS. HERON 112 OHIO ST 3D 564 CODE OF RESP.DR 9-102 A),(B),(34)

CALIFORNIA VEHICLE CODE

1). §22511.58 PHYSICIAN'S CERTIFICATE INFORMATION ; RELEASE TO SPECIFIED LOCAL AGENTIES REVIEW BOARD, PARAGRAPH (A) (B)

2). § 5007 SHALL MAKE THAT INFORMATION AVAILABLE FOR INSPECTION BY THE MEDICAL BOARD OF CALIFORNIA OR THE APPROPRIATE REGULATORY BOARD.

3). § 22511.5 DISABLE PERSONS OR DISABLE VETERANS PARKING PRIVILEGES (A) (1), (A) (B) (2) (3) (B)

smith 12805 (CAL. VEH. CODE **§12806** TRANPORTATION TO 4) .ACESS v.DMV(1984)163.CAL. APP 3D 321)

DISABILITY LAWS

- PROVISIONAL OF DISABLE PARKING ACT THE MSSOURI STATE 1) SENATE BILL 1233 MEDICAL ASSOCIATION
- 2) RIGHT TO CONSENT TO MEDICAL TREATMENT (CALI. PROB. CODE §3200 ET SEQ.)
- 3). USCS PAGE 112, VICTIM COMPENSATION & ASSISTANCE 10601
- 4). USCS PAGE 126, EQUAL OPPORTINUTY FOR INDIVIDUALS WITH DISABILITIES 12001
- 5).1974 504 OF THE REHABILITATION IS DESIGN TO PROTECT PROVISIONS VIOLATED

ENTITY AND PRIVATE UNDER 29USC SEC 794

- 6). Section 505 Remedies, procedures and rights follow Title VI of the Civil Rights Act of 1964
- 7). IDEA (20 USCS § \$ 1400 et seq.) does not supersede plaintiff's right to 18 assert claim under \$ 504 of Rehabilitation Act (29 USCS \$ 794), and disabled student may bring action asserting claims under both statutes; 19 additionally, plaintiff is not precluded from also asserting claims under 42 USCS § 1983. Jonathan G. by & Through Charlie Joe G. v Caddo Parish Sch. Bd. 20

(1994, WD La) 875 F Supp 352, 10 ADD 1130.

8).42 USCS § 1983, § 504 of Rehabilitation Act (29 USCS § 794), and § 302 of Americans with Disabilities Act (42 USCS § 12182) are not applicable. Glen by & Through Glen v Charlotte-Mecklenburg Sch. Bd. of Educ. (1995, WD NC) 903 F Supp 918, 12 ADD 830.

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JUDICIAL VICTIMS IN AMERICA

WHAT JUDICIAL VICTIMS CAN DO

1. Victims Of Lawyer Theft: Research shows this is a large category and exceeds all types of formal complaints against lawyers nationwide. Theft occurs in a number of ways. Most common manner of theft is when a lawyer collects funds from his client-or on behalf of his client which are to be held in a trust account to be disbursed to a third party for a specific purpose or to be disbursed to the client. A civil and criminal action is encouraged.

2. Victims Of Lawyer Malpractice: Victims in this category are most common. A lawyer can be guilty of the sin of omission or commission and in either case create malpractice action for his client. Most malpractice transgressions occur through slothfulness of the lawyer in one form or the other. Other malpractice transgressions occur through dishonesty, fraud and a variety of actions or non-actions. A formal complaint with the state bar and generally a civil complaint is encouraged. There are about 400 lawyers nationwide who will consider malpractice lawsuits against other lawyers. Many malpractice victims will handle this lawsuit pro se simply because of the politics in the system. Be sure you get a jury for your malpractice case!

3. Right To Equal Protection Of Laws: Article XIV affords us equal protection of the laws. In the judicial system today there is a rule called "attorney privilege". There is no rule called "litigant privilege". The very existence of privilege for one and not for the other suggests a lack of equal protection of the laws 3. Complaint To State Victims Fund: At last count forty five states have a fund to partially reimburse victims of lawyer theft. Some of the funds are administered by the state and others are administered by the bar associations. First you must discover if your state has one of these funds and then if a fund is available file your complaint.

LAWS OF FACT

Title 42 U.S.C. s 1986, also holds every person who, having knowledge that any of the wrongs conspired to be done, and mentioned in section 1985 of this title, are about to be committed, and having power to prevent, neglects or refuses so to do, shall be liable.

The loss of liberty, property and Constitutionally guaranteed civil rights that flowed from these persons operating under color of law, towards Thomas is therefore actionable under Civil Rights Act OF 1871, Title 42 Sections 1983. 1985. 1986, 1988 and this court has jurisdiction for all parties pursuant to 28 U.S.C. 1331 AND 1343 (a).

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The state courts have held that State Judges do not have immunity. It was most eloquently stated in Rabon v. Rowen Memorial Hosp. Inc. 269 NSI, 13, 152 S.E.2d 485, 493 (1967) that, " immunity fosters neglect and breeds irresponsibility, while liability promotes care and caution, which caution and care is owed by the Government to its people."

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In 42 U.S.C.A. 1983, and in Shore v. Howard, 414 F. Supp. 379 the court was definitive in saying, " There is no Judicial immunity to civil actions for equitable relief under the Civil Rights Act of 1871."

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In the case of Fireman's Ins. Co. v. Washburn County, 2 Wis. 2d 214, 85 N. W. 2d 840 (1957), it was decided that, "Government immunity violates the common law maxim that everyone shall have a remedy for an injury done to his person or property."

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Through 42 U.S.C. 1983, Congress sought "to give a remedy to a party deprived of constitutional rights, privileges and immunities by an official's abuse of his position." Monroe v. Pope, 365 U.S. 167, 172 (1961). Accordingly, it authorized suits to redress deprivations of civil right by person acting under color of any state statue, ordinance, regulation, custom, or usage." 42 U.S.C. 1983. The requirement of action under color of state laws means that the judicial defendants become liable for tortuous acts they commit precisely because of their authority as judicial officers.

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> In separate disciplinary actions announced today, the Supreme Court of Ohio permanently disbarred attorney Michael F. Dadisman and indefinitely suspended the license of attorney Michael Leonard King, both of Independence, and imposed an 18-month suspension on attorney Robert Earl Garfield of Pepper Pike.

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2005-1615. Cleveland BarAssn.v. Dadisman, 2006-Ohio-1929.

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On Certified Report by the Board of Commissioners on Grievances and Discipline, No. 02-52. Michael F. Dadisman, Attorney Registration No. 0040997, is permanently disbarred from the practice of law in Ohio.

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Moyer, C.J., Resnick, Pfeifer, Lundberg Stratton, O'Connor, O'Donnell and Lanzinger, JJ.,

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IN LAW FIRM'S ACTION AGAINST FORMER CLIENT FOR COLLECTION OF LEGAL FEE, LAW FIRM'S PRODUCTION REQUEST FOR MATERIALS RELATED TO PRIOR LAWSUIT AGAINST ATTORNEYS SOUGH EVIDENCE RELATED TO HABIT OR ROUTINE PRACTICE, WHICH WAS RELEVANT TO PROVE THAT CONDUCT ON PARTICULAR OCCASION WAS IN CONFORMITY WITH HABIT OR ROUTINE PRACTICE. MCLEOD, ALEXANDER POWEL & APLFFEL, PC. V. QUARLES, CA.5 (TEX.) 1990,894 F.2D 1482.

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RULE 110 (A.J.C.) (A) WRIT OF CRITERIA, PERMANENT INJUNCTIVE RELIEF EXTRAORDINARY LEGAL OR EQUITABLE

23 24 D). SUBCH. 1GENERALLY: \$1981EQUAL RIGHTS UNDER THE LAW A STATEMENT OF EQUAL RIGHTS, ALL PERSONS WIHTIN THE JURISDICTION OF THE UNITED STATES SHALL HAVE THE SAME RIGHTS IN EVERY STATE AND TERRITORY TO MAKE AND ENFORCE CONTRACTS, TO SUE, BE PARTIES, GIVE EVIDENCE, AND TO THE FULL AND EQUAL BENEFIT OF ALL LAST AND PROCEEDINGS FOR THE SECURITY OF PERSONS AND PROPERTY AS IS ENJOYED

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BY WHITE CITIZENS AND SHALL BE SUBJECT TO LIKE EXACTIONS OF EVERYKIND.

CODE OF GEORGIA ANNOTATED

SETTLEMENT: MOTION TO ENFORCE SETTLEMENT AGREEMENT WAS PROPPERLY

GRANTED.O.C.G.A. \$9-15-14(B)

AMOUNT OF DAMAGE: IN ACTION FOR DAMAGES WHERE THER WAS EVIDENCE ALTHOUGH ALL OF IT WAS NOT UNCONTRADICTED THAT PLAINTIFF HAD SUFFER PERMANT INJURIES TO HER BACK AND SPINAL COLUMN, THAT HER EARING CAPACITY HAS BEEN REDUCED AS RESULT OF SUCH INJURIES, THAT IN ADDITION TO HOSPITAL, DOCTOR, DRUGS AND OTHER INCIDENTAL EXPENSES WHICH PLAINTIFF HAS ALREADY EXPANDED SHE WILL BE FORCE TO INCUR CERTAIN EXPENSES IN THE FUTURE AS RESULT OF HER INJURIES AND THAT HER BACK AND SPINE HAVE CONTINUED AND WILL CONTINUE IN THE FUTURE TO GIVE HER PAINS. HELD IT CAN NOT BE SAID THAT VERDICT FOR THE PLAINTIFF FOR \$16,000.00 WAS AS MATTER OF LAW SO EXCESSIVE AS TO SHOW BIAS AND PERJUDICE. HOLMES V.BURKETT 98 GA. APP. 189,192(3),105 S.E. 2D 236 (1958).

PAIN AND SUFFER: CHARGE THAT COMPENSATION ALLOWABLE FOR PAIN SUFFERING RESTED WITH JURY NOT OBJECTIONABLE, AS SUGGESTING THAT JURY FIND FOR PERMINENT INNJURIES. MAYOR & C.OF AMERICUS V. GAMMAGE, 15 GA. APP. 805 (3) 84 S.E.

144 (1915)

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MEDIAL EXPENSE: CHARGE THAT PLAINTIFF IN PERSONAL INJURY ACTION WAS ENTITLED TO "REASONABLE MEDICAL EXPENSE" IS PROPER EVEN THOUGH THERE IS NO EVIDENCE AS TO WHAT AMOUNT WAS REASONABLE WHERE THERE IS EVIDENCE OF NATURE AND EXTENT OF SUCH SERVICE AND DEFENDANT FAILED TO CROSS-EXAMINE DOCTORS AS TO AMOUNTS CHARGED. LINBERT V.BISHOP, 96 GA. APP.652,101 S.E.2D 148(1957).

HEALTH OF PLAINTIFF: CHARGE ON MEASURE OF DAMAGES FOR IMPAIRED EARNING CAPACITY WAS ERRONEOUS BECAUSE IGNORING CONDITION OF PLAINTIFF'S HEALTH ETC.ATLANTA COCOA-COLA BOTTLING CO.V. HATHCOX, 45 GA. APP. 822,165.S.E. 902 (1932).

LEGAL MALPRACRICE: CROWLEY VS. TRUST COMPANY BANK OF MIDDLE GA. 219, GA. APP.531,466 S.E. 2D 24 (1996)

ENFORCEMENT OF JUDGEMENTS \$12.06 ENFORCEMENT OF NOMEY JUDGEMENT § 12.07

The great irony of the case in Fulton County is that the plaintiff used provisions of the tort reform legislation passed two years ago to exclude two of the defense experts, and to add on roughly \$4 million in attorney fees and expenses in addition to the jury's verdict due to the defense rejection of an offer of settlement under OCGA 9-11-68. Thus, the insurance company that lobbied so hard for tort reform legislation is hoist upon its own pettard.

MEDICAL EXPENSES

- 1) . HOSPITAL VISITS EMERGENCY & NONEMERGENCY = \$EXCEEDS 10,000
- 2).DOCTOR VISITS EMERGENCY & NONEMERGENCY \$EXCEEDS 10,000
- 3) . MEDICATIONS EMERGENCY: NONEMERGENCY = \$EXCEEDS 10,000
- = \$EXCERDS 10,000 4) TESTS; MRI, NEUROLOGY, RTC.

PRAYER FOR RELIEF - 11

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POS-040(D)

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SHORTTITLE: Disable letitioner	1 11 12 11 1	CASE NUMBER:
SHORT TITLE: () II D. L. L. L. L.	KONKE MANETONY RULE	
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ATTACHMENT TO PROOF OF SERVICE—CIVIL (DOCUMENTS SERVED)

(This Attachment is for use with form POS-040)

The documents that were served are as follows (describe each document specifically):

Bage Petition of Complaint
Miedication Description
MI 2 Illustration
Disability orderent + Evaluation by John Mallet
DMV Form & Dr. White's statement
iersonal Fetures From good working people
Total 2-18pages with Exhibits of DANVand les Ambing
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Form Approved for Optional Use
Judicial Council of California
POS-040(D) New Jenuary 1, 2006)

ATTACHMENT TO PROOF OF SERVICE—CIVIL (DOCUMENTS SERVED)
(Proof of Service)

Page

American LegalNet, inc. www.USCourtForms.com

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Document 5-4

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SOCIAL SECURITY ADMINISTRATION

Refer To:

Office of Hearings and Appeals Atlanta Federal Center 60 Forsyth Street S.W. Suite 2 M 15 Atlanta, GA 30303

Date: AUG 1 0 2005

Jimmy T. Stringer 241 Troy Street Apt 13 Atlanta, GA 30314 9)D 965 8489

NOTICE OF DECISION - FULLY FAYORABLE

I have made the enclosed decision in your case. Please read this notice and the decision carefully.

This Decision is Fully Favorable To You

Another office will process the decision and send you a letter about your benefits. Your local Social Security office or another may first ask you for more information. If you do not hear anything for 60 days, contact your local office.

The Appeals Council May Review The Decision On Its Own

The Appeals Council may decide to review my decision even though you do not ask it to do so. To do that, the Council must mail you a notice about its review within 60 days from the date shown above. Review at the Council's own motion could make the decision less favorable or unfavorable to you.

If You Disagree With The Decision

If you believe my decision is not fully favorable to you, or if you disagree with it for any reason, you may file an appeal with the Appeals Council.

How to File an Appeal

To file an appeal you or your representative must request that the Appeals Council review the decision. You must make the request in writing. You may use our Request for Review form, HA-520, or write a letter.

You may file your request at any local Social Security office or a hearing office. You may also mail your request right to the <u>Appeals Council</u>, <u>Office of Hearings and Appeals</u>, <u>5107 Leesburg Pike</u>, <u>Falls Church</u>, <u>VA 22041-3255</u>. Please put the Social Security number shown above on any appeal you file.

See Next Page

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MAKING PERFORMANCE ADJUSTMENTS

. Check the blocks representing the individual's ability to adjust of a job and complete item #4.

. /			Fair /	Poor	None
Ability to understand, remember and carry	Unlimited ·	Good	Fair	700.	
out			4		
Complex job instructions Detailed, but not complex job instructions		V		 	
Detailed, but not complex job instructions Simple job instructions	V	11 . 41 -4 0199	nort this assess	ment i.e., in	tellectual
	dical/clinical fi	ndings that sup	port time mode.		
4. Describe any limitations and monage at the ability, thought or organization, memory, companies, the second seco	prenension, ou	•	. 1da	0.	كتب
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III. MAKING PERSONAL/SOCIAL ADJUSTMENTS

Check the blocks representing the individual's ability to adjust personally and socially.

Circuit and other states of the states of th		Good	Fair	Poor	None	
Ability	Unlimited	0000				
1 Maintain personal appearance						
a Debaue in an emotionally stable mainle			V		L	
2 Polote predictable in social situations		-			L	
4. Demonstrate reliability	-disable linical findi	ngs that supp	ort this assess	ment.		
Netate productions Demonstrate reliability Describe any limitations and include the management	INGICANCIBILICAL TING.	.,		•		
	+ 24	1 1	d_{i} .	MALMA	tom 1	
5. Describe any limitations and include are in	win th	stras,	10 VI	M.M	70	
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MEDICAL ASSESSMENT OF ABILITY TO DO WORK-RELATED ACTIVITIES (MENTAL)

MEDICAL ASSESSMEN	I OF ADIDA	<u> </u>		•
As of patient's last visit (☐ As of	• • •	
STRINGER, JIMMY	720 ·	1036933	•	•
404-794-7945 CDT636A 86 7444	26 12/01/20	DIB 03		

To determine this individual's ability to do work -related activities on a day-to-day basis in a regular work setting. please give us an assessment - BASED ON YOUR EXAMINATION - of how the individual's mental capabilities are affected by the impairment(s). Consider the medical history, the chronicity of findings (or lack thereof), and the expected duration of any work-related limitations, but not the individual's age, sex or work experience.

For each activity shown below: Describe the individual's ability to perform the activity according to the following terms: (1)

Ability to function in this area is not limited by a mental impairment. <u>Unlimited</u>

Ability to function in this area is more than satisfactory. Ability to function in this area is limited but satisfactory. **Good**

Ability to function in this area is seriously limited but not precluded. <u>Fair</u> Poor

No meful ability to function in this area. None

Identify the particular medical or clinical findings (I.E. mental status examination, behavior, intelligence test results, and symptoms) which support your assessment of any limitations. (2)

IT IS IMPORTANT THATYOU RELATE PARTICULAR MEDICAL FINDINGS TO ANY ASSESSED LIMITATION IN CAPACITY. THE USEFULNESS OF YOUR ASSESSMENT DEPENDS ON THE EXTENT TO WHICH YOU DO THIS.

MAKING OCCUPATIONAL ADJUSTMENTS

Check the blocks representing the individual's ability to adjust to a job and complete item #9.

	Lat. 15-Stord	Good	Fair	Poor	None
Ability	Unlimited	1000	·		
1. Follow work rules			17		
2. Relate to co-workers	ļ	+	+	─	
3. Deal with the public			1		
4. Use judgment	<u> </u>		ー・ナー		·
5 Interact with supervisors	<u> </u>				
6 Deal with work stresses			1		
7 Function independently	<u> </u>			7_	
C. Maintain ettention/concentration	1 1/-1:	ol findings t	at support t	is assessment	. ^
9. Describe any limitations and include	the medical/clinic	Zi imames		0:1	· ····································
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9. Describe any limitations and include This claims Le 2x perio	nces jou	202. K	$aw_1 =$	ve a le	~~\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
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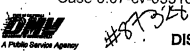
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APPLICATION FOR DISABLED PERSON PLACARD OR PLATES

(NOTE: For lost, stolen, or mutilated disabled person or disabled veteran license plates or placard, please complete an Application For Replacement Plates, Stickers, and Documents [form REG 156 available on DMV Web]).

	to be determined from the control of	100 111 1111		
lease check at least one of the				
Permanent Parking Placard			erson License Piates	No Fee
☐ Temporary Parking Placard	· ·	-	king Placard	No Fee
Travel Parking Placards are issue Placard, must have a permanent Placards are issued to non-reside	parking placard or disabl	ed person or disabled	l veteran license plates, bui	t not both. Travel Parking
All applicants must complete sec				
AT VARIE FIRST NAME				阿拉克尼尔克里的
Stringer Jimmie			Month Day	Year
RESIDENCE OR ORGANIZATION ADDRESS AP	T/SPACE		DRIVER LICENSEID NUMBER (NOT	REQUIRED FOR ORGANIZATIONS)
orry // /	STATE	ZIP CODE	DAYTIME TELEPHONE NUMBER	
MALING ADDRESS	APT/SPA	<i>79604</i> ce any	(5/0) 365-227.	STATE ZIP CODE
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n requesting an exemption from	weight fees for the vehic	le described above. It	weighs less than 8,001 po	unds unladen and is the
only commercial vehicle for which		The second second second second second	No	Section and Application and the Section of
IT IS ILLEGAL	EX SAME PER SAME	苏州 州4000美名在542	PER DINA SERVICE	
To allow someone to use your pla	card. If you are not in the	vehicle.	• To possess or display a	counterfeit placard.
 For an individual to have more the 			To alter a placard or place	
 To provide false information to ob 	tain a placard or disabled	person plates.	• To forge a doctor's signa	ture.
IMPORTANT				
 The only legal use of a placard is invehicle to use the placard. 			·	À
 Placard abuse or misuse can rest Placard and disabled person licentor by imprisonment in a county jail 	se plate abuse is a misder il for not more than 6 mont	neanor punishable by	a fine of not less than \$250), not more than \$1,000,
penalty of not more than \$1,500, f • To alter, forge, counterfeit or falsify		able by 16 months to 3	years in a state prison or u	p to 1 year in the county
jall. • A person who forges, counterfeits,	, falsifies or passes, attem	pts to pass, acquires,	possesses, sells, or attem	ipts to sell a genuine or
counterfeit placard, or a person wh placard is guilty of a misdemeanor of not less than \$500 or more than	and upon conviction shall	be punished by impri	sonment in the county jail fo	or 6 months or by a fine
than \$3,500 for each conviction.				•
 The plate and/or placard must be Any information contained in this a 	e surrendered to DMV w	ithin 60 days of the d	leath of the disabled pers	ion.
enforcement of parking regulations		to local public law em	organiant or ma local affert	des teshousine los me
EF APPLICANT'S SIGNATURE AN	D CERTIFICATION CONTROL		<u> </u>	1.30
I have read the "Important In	formation" in section D	and I fully underst	and and take responsibil	fty for the use of the
isabled person placard or placerd			aformation there was 4 4	In two and access to the
I bendfy under penalty of perjury under that I am a disabled person per CVC	ਸ ਘਾਣ ਸ਼ਿਆਂਡ ਹਾਂ the State of (295.5 (as defined in sect	ounomia unat an the h ion F) and that I am	mormation i nave provided	IS ITUE BIND CORRECT AND
Permanently or Temporarily	y disabled due to: Tota	Jis. Silita	<u></u>	
EXECUTED AT (CITY, STATE)	DATE	BIGNATU	RE OF APPLICANT	
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REG 195 (REV, 5/2006)				1

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	Case 3:07-cv-05516-ED	L Document 5-4	Filed 11/02/2007	Page 31 of 49
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STRINGER , JIMMIE

· i 'Zä\' i '

Radiology

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. /ii MRI Spin 01/29/07 15:55

WRI C SPINE WO/CON

01/29/07 03:55PM

MRI of cervical spine was performed axial and sagittal T1 and T2. There is disc space narrowing at C4-5, 5-6, and 6-7 with minimal bulging posteriorly at these levels as well as C3-4 upon the ventral subarachnoid space of the cervical canal. No spinal cord abnormality

apparent.
Neural foramina: C2-3 normal, C3-4 minimal narrowing on the right, C4-5 minimal narrowing bilaterally, C5-6 moderate narrowing, left, and C7-T1 not visualized on the axial.

IMPRESSION: Disc degeneration and mild spinal stenosis, as described.

Interpreted by: Arthur T. Gronner, M.D.

Electronically Signed by: Arthur T. Gronner, M.D.

17 Mpisc degeneration and mild spinal stenosis, as described.

Electronically Signed by: Arthur T. Gronner, M.D.

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RADIOLOGY REPORT GRADY HEALTH SYSTEM 80 Butler Street SE 3297306 Atlanta, Georgia 30335-3801

d00014560031

Jimmie T Stringer

Time of Exam: Floor/Clinic:

MRI TSPINE WO CONTRAST

Michael B Jones

Paul Carpenter

Case 3:07-cv-05516-EDL

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. RADIOLOGY REPORT GRADY HEALTH SYSTEM 80 Butler Street SE Atlanta, Georgia 30335-3801

000014560031 Jimmie T Stringer 3297306

Time of Exam: Floor/Cli:
.(Pt. Type: 01 00 00) 16Apr2002 17:24 NEURO

Floor/Clinic:

Procedures Requested By: Dr James Bicksel

Attending Physician: Dr James Bicksel

MRI, CSPINE WO CONTRAST MRI TEPINE WO CONTRAST

Procedures Performed: . Same as above. 🛰

Date Dictated: 17Apr2002 .

Date Transcribed: 17Apr2002

MRI, CSPINE WO CONTRAST

History: Shooting pains within the thoracic spine

Technique: Multi-planar MRI was performed of the cervical and thoracic spine

Findings: Vertebral body heights and marrow signal are preserved throughout. Alignment remains anatomic. The spinal cord demonstrates normal configuration and signal characteristics throughout all imaged levels. Disc spaces are normal in appearance throughout the spine with the exception of the following levels:

C3-4: Prominent left disc osteophyte causing moderate neural foraminal compromise on the left but minimal effect on the spinal canal.

C4-5, C5-6, C6-7: Minimal dorsal disc osteophyte formation with hypertrophy of the joints of Luschka causing mild neural. foraminal compromise on the left, but no canal compromise.

T2-3, 3-4 and T9-10 degenerative disc changes with mild dorsal disc displacement causing mild effacement of the thecal sac at T9-10, and to a lesser degree at T2-3. The cord is not affected. Neural foramina are patent at all imaged levels.

IMPRESSION:

Impression:

. 1: Mild-to-moderate chronic cervical and thoracic degenerative disc changes as described, most severe at C3-4 where there is moderate left neuroforaminal compromise. 2. No evidence of pathology which could account for a thoracic radiculopathy.

This study was personally reviewed by Dr. Paul Carpenter, the attending radiologist in this case.

(CONTINUED ON NEXT PAGE)

Printed Thu 06 Jun 2002 09:00

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RADIOLOGY REPORT GRADY HEALTH SYSTEM 80 Butler Street SE Atlanta, Georgia 30335-3801

@00014560031 Jimmie T Stringer

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Time of Exam:

Floor/Clinic:

MRI TSPINE WO CONTRAST

Michael B Jones

Paul Carpenter

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DATE:

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1/28-2/5		!	/	
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GENERIC NAME TRADE NAME COMMON PILL SIZES

carbamazepine Tegretol 100mg, 200mg

carbamazepine-XR Tegretol-XR 100mg, 200mg, 400mg

clonazepam Klonopin 0.5mg, 1mg, 2mg

felbarnate Felbatol 400mg, 600mg

gabapentin Neurontin 100mg, 300mg, 400mg

lamotrigine Lamictal 25mg, 100mg, 150mg, 200mg

phenobarbital phenobarbital 15mg, 30mg, 60mg

phenytoin Dilantin 30mg, 50mg, 100mg

prictione Mysoline 50mg, 250mg

copiramate Topamax 25mg, 100mg, 200mg

raiproic acid or valproate Depakate 250mg, 500mg/

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ocument Name: untitled

NODE: HNAA-0271 ENV:325 USERNAME:PHYSICIAN/NURSE

> PNS (00000)14560031

STRINGER, JIMMIE T S225 Result not available 33 YRS. M DOB ANSLEY, JOSEPH D

1 A Oxycodone-APAP 325-5mg Tab 2 A Ibuprofen 600mg (Q) Tab UPJ ORAL 3 A Venlafaxine 37.5mg Tab WYE ORAL ORAL

4 D Diazepam 5mg Tab 10 mg/2 Tab 5 D Oxycodone-Acetaminophen 5-3. 2 Tab/2 Tab ORAL PYXIS P 05/22 05/22 3 D Oxycodone-Apap 5-325 TAB MA ORAL PYXIS P 05/22 05/22 D Sertraline 50mg (Q/I) Tab P J D Ibumrofen 800mg TAB * ORAL 03/24a DRAL D Clonazepam 0.5mg TAB TEV 10 03/24a* ORAL D Gabapentin 800mg (Q) Tab PA 03/24a ORAL D Oxycodone-Apap 5-325 TAB MA 03/24a* ORAL D Oxycodone-Acetaminophen 5-3 † Tab/1 Tab 03/24a* DRAL 11/048 ORAL PYXIS P 10/12 10/12 * * * more data * * *

re number:

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cument Name: untitled

NODE: HNAA-0174 ENV: 325 USERNAME: PHYSICIAN/NURSE

PNS (00000)14560031

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KAISER PERMANENTE			0	Patient Ham Identification	
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2 Absence plus treatment .	pacitated		: - ا	IMPRINT AREA	
3. Pregnancy	NUCEDITION OF	ring supervision . 6. i		(non-chronic condition)	
5 [1] Pamanent/long-te	member to take V	ime off from work to pi	DAME DESIC INCOLORS &	diadital or omiced testing to	ansportation, or
psychological comfort. The probable requency and d	uration of this nee	d is	<u> </u>		
Estimated date of Surgery/Propedure/Delivery:	(*** <u>***</u>	<u> </u>	(All Lating to Take 1997)		
Diagnosis (Complete on patient request only):		A A A A A			
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Has been ill and unable to attend work/echool/		nvelcal education	<u>, 1 :</u>	through	<u> </u>
States he/she has been ill and unable to attend	- HOINEGROOPPE	IVATORI SONORIONI ALI	·		0
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(Please note: If modified work is not available					X
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elt minutes per fi	our	tota	il hours	no restrictions	* : 4
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knesi	not at all	occasionally cocasionally	. In frequently I frequently	. In no restrictions	• •
climb reach above shoulders	not at all	occasionally .	. Trequently	no restrictions	
perform repetitive hand motions	not at all	occasionally	☐ frequently	no restrictions	
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☐ Medication effects which could impair performs	noe:	······································			
→ □ Physical therapy required. Frequency:				,	
<i>j</i>		·			
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SIGNATURE AND THE PARTY.					DATE _ !, !!

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Alameda Co Medical Center == Highland Campus Emergency Dept	Pt Name: Stringer, Jimmle
1411 East 31st St., Oakland, CA 94602 == (510) 437-4559	Pt Acent: 1008391318 MR#: 016553315
The makes are the contract the continue of the contract of the contract of the first of the contract of the co	
Pt Name: Stringer, Jimmie	DI Pmtd: <u>6/27/2007 1720</u>
MD ED: Singh A.	RN Eval: <u>Deirdre A.</u>
Res/PA/NP: None	
AFTERCARE INSTRUCTIONS We are pleased to have been able to provide you with emergency care. P	lease review these instructions when you return home in
order to better understand your diagnosis and the necessary further treatr	ment and precautions related to your condition. Your
diagnoses/prescriptions today are:	
diagnoses/prescriptions today are.	
Dx 1: possible stress fracture of base of right 5th me	etatarsal
Rx 1: Vicodin (Hydrocodone & Acetaminophen)	
Dose/Conc: 5mg/500mg	Disp: #15 tablets
Freq/Rte: 1-2 tablet by mouth every 4 to 6 hours as need	led
Rx 2: Motrin (Ibuprofen)	
Dose/Conc: 600mg	Disp: <u>#30 tablets</u>
Freq/Rte: 1 tablet by mouth every 8 hours as needed with	h food
Ry Print Left ACMC Pharmacy	
Blance bring this to the Hospital Outpatient Pharmacy "Drop-Off" Wi	ndow to process your prescription(s),
"Por favor lieve este papel ala <u>Farmacia y delelo en la ventanilla "Dro</u>	p-Off" para que su receta sea procesada."
MERCHAND AND METHOD IN STATEMENT OF STATEMEN	
Follow-up 1 Date: referral requested	F/U 1 Ph:
Follow-up 1: Podlatry Clinic (K-7)	
1411 East 31St Street	
K Bldg, 7Th Floor Oakland CA 94602	
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Outer Habit.	
EKGs and X-Rays: If you had an EKG or X-Ray today, it will be formally rany change from today's Emergency Department reading, you will be notif	eviewed by a specialist the next business day. If there is ied.
·	•
IMPORTANT NOTICE TO ALL PATIENTS: The examination and treatment been rendered on an emergency basis only and will not substitute for def	initive and ongoing evaluation and medical care. A
follow-up physician has been designated for you. It is essential that you nas instructed. Report any new or remaining problems at that time, becausinjury or disease in a single Emergency Department visit. Significant chair	se it is impossible to recognize and treat all elements of
immediate attention. The Emergency Department is always open and avoid	allable if this becomes necessary.
BILLING AND/OR FINANCIAL COUNSELING:	
For billing inquiries and/or Financial Counseling, our specialists are available	ole Monday-Friday, 8am - 430pm in the Admitting Office,
window #8. After-hours you may leave a voicemail message at (510)437-4	961.
You all will be returned within 48 hours.	
ALAMEDA COUNTY MEDICAL CENTER ADVICE NURSE TELEPHONE	CARE PROGRAM: (510) 437-8341
There is a new way for Alameda County residents to access the Alameda	County Medical Center and all of its services the
telephone! The Telephone Care Nurse will answer Basic Health related qu	estions, refer to negith care services and answer

questions regarding medications for adults.

Hours of Operation: 8:30am to 4:30pm Monday-Friday-- Phone (510) 437-8341

Case 3:07-cv-05516-EDL

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TO WHOM IT MAY CONCERN.

Mr, Stringer is a student in my CIS 105 class, and I have really enjoyed having him in the class.

He is hardworking, respectful and very committed to his studies.

I have witnessed Mr. Stringer go out of his way to give a helping hand to some of his classmates, after he has finished his own work. He is punctual, helpful and has a strong sense of discipline.

I will strongly recommend him to anybody.

Mr. Albert Baah.

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July 28, 2003

To whom it May Concern:

This letter is to report that Mr. Stringer is a student in my Psychology 191 class. Mr. Stringer possesses good behavioral skills and is an active class participant. He adds interest and constructive views to class discussions, group and individual presentations. Mr. Stringer is alert, focused and provides and accepts feedback from his peers. It is a pleasure to have Mr. Stringer in my class.

Sincerely,

Markene Y. L. Mon

Instructor

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Case 3:07-cv-05516-EDL August 1, 2003 To lishom alt May Concern.

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Calle 3:07-cv-05516-EDL Document 5-4

Lar Mr. Embree m A Childhood Friend OF Jimmy Stringer My name is Sheldon Taylor. When We where Eifthteen Years ald Jimmy Fell two Stories High Falling on his right Side also hitting his head an the ground. After making Sure he was alright we Started lifting weights and his right Side just Pollapsed and we had to grab the weights aff of him. OVER a two year spand I've seen in Jimmy Stringer grab his head and also his heart I've also witness immy Stringer take a lot of medication, Also Tistening to simmy stringer on how this has effected his life takeing taking of the he is unable to work to prov family not able to get the things he needs as well as some of the things he wants. And thoit's a lot to deal with when you are used to working but con't because you have the An dissability Sincerely



Thomas Sharpton, MD

My Contact Information

Office:

Adult Medicine 3801 Howe Street Oakland, CA 94611

Phone:

Call 510-752-1190 to schedule an appointment, speak with an advice nurse, or leave me a message. These services are available 24 hours a day.

E-mail and home page:

org/mydoctor/thomassharpton to my home page to e-mail me your health questions, learn more about me, and find health information that my colleagues and I have reviewed.

From my home page you can also:

- Schedule appointments
- · Request prescription refills
- Browse our health and drugencyclopedias

Useful Phone Numbers

For questions about your health plan benefits and coverage: 800-464-4000

800-777-1370 (TTY)

For prescription refill requests: 510-752-7651

rancel an appointment: 752-1190

September 2, 2006



Dear Jimmy T Stringer,

Welcome to my practice!

90762-7682

At Kaiser Permanente, we believe that your relationship with a personal physician is central to your health care experience. As your personal physician, I will partner with you to meet your adult health needs. Here's some information about me and other resources that will help you get acquainted with our Department of Adult Medicine at the Oakland Medical Center.

I graduated from medical school at Stanford University in Stanford, CA. I attended residency training at Veterans Administration Medical Center in Martinez, CA. I am board certified in Internal Medicine by the American Board of Internal Medicine.

In 1980, I joined Kaiser Permanente and am proud of our 60-year history of providing high quality, evidence-based medicine. One of the great benefits of practicing medicine in Kaiser Permanente is that I can focus on my patients without having to worry about insurance authorizations and paperwork. Also, with so many excellent physicians working together in the same integrated system, I can call on the expertise and experience of my colleagues should you need care from a specialist.

Finally, I'm excited to let you know about my home page and encourage you to visit kp.org/mydoctor/thomassharpton. From my home page you can e-mail me your health questions and can usually expect a response from me within two business days. To e-mail me, schedule routine appointments, or refill prescriptions online, go to my home page and register for a secure password. The password will be mailed to your home address in three to seven business days.

I look forward to being your personal physician and helping you to achieve your health goals.

Sincerely,

I. Sharpton MI

Thomas Sharpton, MD

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. Case 3:07-cv-05516-EDL

Document 5-4

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NOTTE & KREYLING, P.C. ATTORNEYS AT LAW 11770 HAYNES BRIDGE ROAD 205 - 104

July 10, 2007

ALPHARETTA, GEORGIA 30004

JIMMIE STRINGER POBOX 1421 OAKLAND, CA 94604-

> Georgia Power Company ("Georgia Power") Account No.: 4130745045 Re:

Amount Due: \$ 260.08

Dear JIMMIE STRINGER.

Your account with Georgia Power is seriously past due and has been referred to my firm. It is imperative that you take prompt action to clear this balance. I strongly urge you to contact Georgia Power and make arrangements to voluntarily pay your past due debt.

Unless you notify Georgia Power that you dispute the validity of the debt or any portion of it, within thirty (30) days after receiving this notice, Georgia Power will assume this debt is valid and shall continue its pursuit of this bunt even during the thirty (30) day period. If you notify Georgia Power in writing within thirty (30) days of receiving this notice, Georgia Power will provide you with verification of the debt, if it has not already been done. There has been no judgment to date and none is currently being sought.

Please be advised that Georgia Power, the original and current creditor on this debt, is attempting to collect this debt and will use any information acquired for that purpose. Finally, if payment arrangements are not made with Georgia Power within thirty (30) days, additional steps may be taken by Georgia Power to collect this debt. If the debt remains unpaid, then litigation on the claim may be undertaken by Georgia Power. Should such court action prevail, you may be subject to court costs and, in some cases, attorney's fees.

Georgia 30348, Phone 1-800-494-0385. ~ ~~ 105537; Atlanta

Any checks or payments must go directly to GEORGIA POWER COMPANY, 96 Annex, Atlanta, Georgia

THIS COMMUNICATION IS FROM A DEBT COLLECTOR. THIS IS AN ATTEMPT TO COLLECT A DEBT AND ANY INFORMATION OBTAINED WILL BE USED FOR THAT PURPOSE.

Very truly yours.

GN/kk

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